OIP 2 9 2000 E THE UNITED STATES PATENT AND TRADEMARK OFFICE

DAC #17
(S) \$
PATENT

In re Application of:

John C. Harvey and James W. Cuddihy:

Group Art Unit:

2737

Serial No.:

08/447,447

Examiner:

FAILE, A.

Filed:

May 23, 1995

Attorney Docket:

05634.0140

For: SIGNAL PROCESSING APPARATUS

AND METHODS

ATTN: APPLICATION PROCESSING DIVISION,
SPECIAL PROCESSING & CORRESPONDENCE BRANCH

Commissioner for Patents and Trademarks Washington, D.C. 20231

NOTIFICATION OF CHANGE IN STATUS UNDER 37 C.F.R. § 1.28(B) AND PAYMENT OF FEE DEFICIENCIES UNDER 37 C.F.R. § 1.28(C)

Sir:

Upon review of the claims as filed in the above-referenced application and the "field of use" clause in the application's assignee's license contract with a firm that is a large entity, it has come to the applicant's attention that the present application requires large entity status.

Pursuant to 37 C.F.R. § 1.28(b), Attorneys for Applicants hereby provide notification that Personalized Media Communications, L.L.C. ("PMC"), the assignee of the above referenced application Serial No. 08/447,447 does not qualify for small entity status under M.P.E.P. § 509.02 and 37 C.F.R. § 1.9 for paying reduced patent fees for the above referenced application and that the claim for small entity status for the above referenced application Serial No. 08/447,447 is hereby withdrawn.

Enclosed herewith is assignee's check no. 3105 for the recalculated the state of \$1,272.00 to convert the above-referenced application from small to large status accordance with 37 C.F.R. § 1.28(c). The following table identifies each of applicant's

710.00 GP 378.00 GP 110.00 GP 890.00 GP

136.00 (P

91 FC:101 02 FC:102 03 FC:103 04 FC:115 95 FC:117

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submissions to the Patent and Trademark Office ("PTO") necessitating the enclosed payment and the amount to bring the application in conformity to large entity status.

Description of Submission to PTO	Amount Deficient
New application filing:	\$365.00
Preliminary amendments:	\$244.00
Response to first action new claim fees:	\$198.00
Response to first action extention of time:	\$465.00
Response to second action new claim fees:	
Response to second action extention of time:	
Response to final action new claim fees:	
Response to final action extention of time:	
1.129(a) submission:	
TOTAL	\$1,272.00

Applicants respectfully request the records of the PTO be revised to indicate that the above-referenced application should now be considered the application of a large entity.

The Commissioner is hereby authorized to charge or credit the deposit account of **Hunton & Williams**, Deposit Account No. **50-0206**, for any insufficient funds or overpayments in connection with the filing of the instant papers.

Date: <u>December 29, 2000</u> **HUNTON & WILLIAMS**

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Respectfully submitted.

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